EXHIBIT

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U.S. Department of Justice Case 1:04-cv-00253-SJM-SPB Document 17-7 Filed 11/14/2005 Page 2 of 3 Regional Administrative Remedy Appeal

with this appeal.	r copies. One copy of the compl	eted BP-DIR-9 including any	attachments must be submitted
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From: DAVILA-BAJANA JUAN LAST NAME, FIRST, MIDDLE INITIAL	47580-083 REG. NO.	BA/MCK UNIT	MCKFAN INSTITUTION
Part A-REASON FOR APPEAL			
	edern manuales manual sel.		. 7
On 4/8/ 03, I filed administrate UNICOR excessive secondhand smoke ()	cave remedy complain	nt about my alime	nts due to
complaining about UNICOR ETS etc.,			LUL
On 4/29/03, I had a meeting with Mr. Sapko, Mr. Holohon and Mr. Klarl remedy against UNICOR for the ETS et to my UNICOR job in the Dayshift insis better managed in the dayshift. have talked to Ms. Forsyth and she was 27, 2003, I repeatedly talked to she repeatedly told me that she will new job. She deliberately left without RELIEF: I want to be reinstated to my I	to. They coerced me to, in return, I wastead of nightshift. The aforementioned will reinstate me to Ms. Forsyth in the reinstate me in Unut keeping to heral	to withdraw my ad as promised to be because the so- individuals told my UNICOR job. Mainline and in NION before she d	ministrative reinstated called ETS me that they Between May 1- UNICOR, and eparts to her
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Part B—RESPONSE		a to the state of	
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f dissatisfied with this response, you may appeal to the General Co	unsel. Your appeal must be recei	ved in the General Counsel's	Office within 30 calendar
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lays of the date of this response. SECOND COPY: RETURN TO INMATE			
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BP-230(13)

DAVILA-BAJANA, Juan

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Part B - Response

In your appeal, you state you were fired from the UNICOR factory because you filed an administrative remedy regarding secondhand smoke in the factory. You are asking to be reinstated to your job in UNICOR.

A review of your appeal revealed that, although you filed an administrative remedy concerning the alleged secondhand smoke in the UNICOR factory, you withdrew your administrative remedy without any conditions or stipulations. You were informed, if you were interested in being reinstated to UNICOR, you would have to speak with the Superintendent of Industries regarding this matter. The Superintendent of Industries informed you that you were removed from the UNICOR factory because of activities deemed to interfere with the safe and orderly running of the factory. She informed you that your status would be reevaluated for future hiring. You were not given a guarantee that you would be reinstated immediately.

The Occupational Safety and Health Administration (OSHA) recently inspected the UNICOR factory for air quality and other work-related potential hazards. The findings indicate no evidence of any concerns related to the general air quality within the factory. OSHA's final report has been posted in UNICOR for review by staff and inmates, in accordance with OSHA guidelines. Accordingly, your appeal is denied.

If you are dissatisfied with this response, you may appeal to the General Counsel, Federal Bureau of Prisons. Your appeal must be received in the Administrative Remedy Section, Office of General Counsel, Federal Bureau of Prisons, 320 First Street, N. W., Washington, D. C. 20534, within 30 calendar days of the date of this response.

Date: August 29, 2003

REGIONAL DIRECTOR